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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/719,295	11/21/2003	Carl Berger	163.1.004	3011
7:	590 09/29/2005		EXAM	INER
Allen R. Kipnes, Esq.			CLARDY, S	
WATOV & KIPNES, P.C. P.O. Box 247			ART UNIT	PAPER NUMBER
Princeton Junction, NJ 08550			1617	
			DATE MAILED: 09/29/2005	

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)			
Office Action Summary		10/719,295	BERGER, CARL			
		Examiner	Art Unit			
		S. Mark Clardy	1617			
	The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply					
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Status						
2a)	Responsive to communication(s) filed on <u>25 At</u> This action is FINAL . 2b) This Since this application is in condition for allower closed in accordance with the practice under E	action is non-final. nce except for formal matters, pro				
Dispositi	on of Claims					
5)□ 6)⊠ 7)□ 8)□ Applicati 9)□ 10)□	Claim(s) 1-5 is/are pending in the application. 4a) Of the above claim(s) is/are withdraw Claim(s) is/are allowed. Claim(s) 1-5 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and/or on Papers The specification is objected to by the Examine The drawing(s) filed on is/are: a) access Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the Examine	r election requirement. r. epted or b) objected to by the Edrawing(s) be held in abeyance. See ion is required if the drawing(s) is objected to be in a company to be the drawing(s) is objected to be in a company to be the drawing(s) is objected to be in a company to be in a	37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).			
Priority u	ınder 35 U.S.C. § 119					
12) <u></u> a)[Acknowledgment is made of a claim for foreign All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the prior application from the International Bureause the attached detailed Office action for a list of the certified copies of the priorical bureause the attached detailed Office action for a list of the certified copies of the priorical bureause the attached detailed Office action for a list of the certified copies of the priorical bureause the attached detailed Office action for a list of the certified copies of the priorical bureause the attached detailed Office action for a list of the certified copies of the priorical bureause the attached detailed Office action for a list of the certified copies of the priorical bureause the certified copies of the certified copi	s have been received. s have been received in Application ity documents have been receive I (PCT Rule 17.2(a)).	on No d in this National Stage			
2) Notic 3) Inforr	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) r No(s)/Mail Date	4) Interview Summary (Paper No(s)/Mail Da 5) Notice of Informal Pa 6) Other:				

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Claims 1-5 are pending in this application.

Applicant's claims are drawn to a method of reducing the nicotine content of a tobacco plant by application of an agent¹ which inhibits biosynthesis of nicotine.

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-5 are rejected under 35 U.S.C. 103(a) as being unpatentable over the combined teachings of Rosen (US 3,851,653), Murray et al (US 6,054,318) and Felton et al (US 6,303,326).

Murray et al teach the utility of treating tobacco with hydrogen peroxide to reduce the nicotine content. While the patent does not appear to address application to unharvested plants, it would be obvious to the ordinary artisan that such an application would be merely an adaptation of the disclosed method.

Murray et al and Felton et al both address the effect of glucose oxidase on plants. Murray et al teaches that insertion of the gene encoding glucose oxidase enhances plant resistance to insect attack. Insertion into tobacco is disclosed at column 8 (first paragraph). Felton et al disclose that an insect salivary enzyme, glucose oxidase, stimulates insect resistance in the plant, as well as increased hydrogen peroxide production (Fig. 4). While neither Murray et al nor Felton et al appear to recognize any effect on nicotine concentration in tobacco plants which are

¹ Claim 3: gluconic acid, hydrogen peroxide, or glucose oxidase (which may be produced by a herbivore)

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exposed to increased levels of glucose oxidase, it would appear that reduced nicotine production would necessarily occur, as well as the noted enhance insect resistance.

Given the teachings of Rosen that hydrogen peroxide reduces nicotine in tobacco, one of ordinary skill in the art would surmise that since glucose oxidase was known to increase hydrogen peroxide concentration, that it would also be expected to reduce nicotine concentration.

Thus it would have been *prima facie* obvious to the ordinary artisan at the time the invention was made to have applied glucose oxidase or hydrogen peroxide to tobacco plants because the prior art teaches the application of these compounds to tobacco plants, and suggests their utility in reducing nicotine concentration.

No unobvious or unexpected results are noted; no claim is allowed.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to S. Mark Clardy whose telephone number is 571-272-0611. The examiner can normally be reached on 7:30-5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Sreenivasan Padmanabhan can be reached on 571-272-0629. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

S. Mark Clardy

Primary Examiner/

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